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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/879,613	06/12/2001	John Skoufis	33121.2130	5295
31013	7590 04/02/2004		EXAMINER	
	LEVIN NAFTALIS &	MOHANDE	MOHANDESI, JILA M	
INTELLECTUAL PROPERTY DEPARTMENT 919 THIRD AVENUE			ART UNIT	PAPER NUMBER
NEW YORK	L, NY 10022	3728	16	

DATE MAILED: 04/02/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

-4		Application No.	Applicant(s)
		09/879,613	SKOUFIS, JOHN
	Office Action Summary	Examiner	Art Unit
		Jila M Mohandesi	3728
Period 1	The MAILING DATE of this communication a for Reply	ppears on the cover sheet wi	th the correspondence address
A SI THE - Ext afte - If th - If An	HORTENED STATUTORY PERIOD FOR REPENSION OF THIS COMMUNICATION densions of time may be available under the provisions of 37 CFR 1 for SIX (6) MONTHS from the mailing date of this communication, ne period for reply specified above is less than thirty (30) days, a real of period for reply is specified above, the maximum statutory periol lure to reply within the set or extended period for reply will, by statusy reply received by the Office later than three months after the mail med patent term adjustment. See 37 CFR 1.704(b).	I. 1.136(a). In no event, however, may a reply within the statutory minimum of thirty d will apply and will expire SIX (6) MON te, cause the application to become AB.	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).
Status			
1)区	Responsive to communication(s) filed on 09	February 2004.	
, —		nis action is non-final.	
3)[Since this application is in condition for allow	ance except for formal matte	ers, prosecution as to the merits is
	closed in accordance with the practice under	Ex parte Quayle, 1935 C.D	. 11, 453 O.G. 213.
Disposi	tion of Claims		
	Claim(s) <u>1-14</u> is/are pending in the applicatio	un.	
4)	4a) Of the above claim(s) <u>2,6-8,10,11,13 and</u>		onsideration
5)	Claim(s) is/are allowed.	174 15/a/c withdrawn from co	and a district of the second o
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>1,3-5,9 and 12</u> is/are rejected.		
7)			•
8)[or election requirement.	
Applica	tion Papers		
	The specification is objected to by the Examir	ner	:
·	The drawing(s) filed on is/are: a) ac		ov the Examiner
. • ,	Applicant may not request that any objection to th	, ,	•
	Replacement drawing sheet(s) including the corre	• • • • • • • • • • • • • • • • • • • •	, ,
11)[The oath or declaration is objected to by the I		
Priority	under 35 U.S.C. § 119		
	Acknowledgment is made of a claim for foreign	un priority under 25 II S.C. S	110(a) (d) or (f)
) All b) Some * c) None of:	in bright anger 35 0.3.0. 8	119(a)-(d) of (f).
a	1. Certified copies of the priority document	nts have been received	•
	2. Certified copies of the priority document		onlication No
	3. Copies of the certified copies of the pri	•	· ·
	application from the International Bure	·	roserved in this realistic orage
*	See the attached detailed Office action for a lis	, , , , , , , , , , , , , , , , , , , ,	received.
Attachme	nt(s)		
	ice of References Cited (PTO-892)		ummary (PTO-413)
	ice of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/0))/Mail Date Iformal Patent Application (PTO-152)
	er No(s)/Mail Date	6) Other:	• • • • • • • • • • • • • • • • • • • •

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DETAILED ACTION

1. This application contains claims 2, 6-8, 10-11 and 13-14 which were withdrawn by applicant in paper No. 15. A complete reply to the final rejection must include cancellation of withdrawn claims or other appropriate action (37 CFR 1.144) See MPEP § 821.01.

Continued Examination Under 37 CFR 1.114

2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on February 09, 2004 has been entered.

Claim Objections

3. Claims 4, 9 and 12 are objected to because of the following informalities:

It appears that in claim 4, applicant intended to replace the phrases "cleaning article" and "container" with --PVA sponge brush— and –plastic bag--. Therefore, in lines 1,6 and 8 the phrase "cleaning article" and "container" should be replaced by --PVA sponge brush—and –plastic bag—respectively.

It appears that in claim 9 applicant intended to replace, "cleaning article" and "container" with --PVA sponge— and -plastic bag— respectively. Therefore the phrase "cleaning article" in line 2 and "container" in line 12 should be replaced with --PVA sponge—and -plastic bag—respectively.

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The same thing appears to be true with claim 12.

Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1, 3-5, 9 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Onodera (6,012,576) in view of Paley et al. (5,988,371). Onodera `576 discloses a package cleaning article for use in clean rooms, said cleaning article (brush 15 with fibrous or sponge-like member 17) having particulate, metal ion and ionic counts at or below the values specified for clean room, said package comprising a sealed container (shell 2 and top 3), said cleaning article being positioned in said container, and containing a quantity of de-ionized water, said de-ionized water containing hydrogen peroxide in concentration effective to kill and retard the growth of bacteria in said cleaning article, said amount being low enough to substantially ensure decomposition of said hydrogen peroxide in a relatively short period of time after the container is sealed. See column 3, lines 1-11). Onodera `576 as described above discloses all the limitations of the claims except for the container to be a flexible plastic bag. Paley `371 discloses storing a cleaning article in a flexible bag which can be opened and the bag can resealed for future use and can easily be shipped and handle. Therefore, it would have been obvious to one of ordinary skill in the art at the time the

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invention was made to make the container of Onodera `576 as a flexible plastic bag as taught by Paley `371 for easier shipping and handling.

With respect to the material of the cleaning article, it has been held to be within the general skill of a worker in the art to select a known material on the basis of its suitability for the intended use as a matter of obvious design choice. In re Leshin, 125 USPQ 416.

With respect to the concentration of the hydrogen peroxide, it would have been obvious to one of ordinary skill in the art at the time the invention was made to make the amount of hydrogen peroxide about 0.05 to 0.1%, since it has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233.

Claims 1, and 3-5 are directed to an obvious method of packaging the brush/sponge of Onodera `576.

Response to Arguments

Applicant's arguments with respect to claims 1, 3-5, 9 and 12 have been considered but are moot in view of the new ground(s) of rejection. It has been held that where the general conditions of a claim are disclosed in the prior art, discovering the optimum or workable ranges involves only routine skill in the art. *In re Aller*, 105 USPQ 233.

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Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jila M Mohandesi whose telephone number is (703) 305-7015. The examiner can normally be reached on Monday-Friday 7:30-4:00 (EST).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mickey Yu can be reached on (703) 308-2672. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jila M Mohandesi Primary Examiner Art Unit 3728

JILA M. MOHANDESI PRIMARY EXAMINER

JMM April 1, 2004